Express Mail No.: EL 752243347 US

#8 MM 4-16-0) PATENT 60709-00012

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Barton et al.

Serial No.: 09/848,051

Filed: May 3, 2001

For:

METHODS AND SYSTEMS FOR

COMPLIANCE PROGRAM

ASSESSMENT

Art Unit: 2152

Examiner:



REQUEST FOR APPROVAL OF DRAWING CHANGES

Commissioner for Patents Washington, D.C. 20231

Applicants respectfully request approval of the following drawing changes. Figures 4, 12, 13, 17, and 20 were expanded into multiple drawing sheets to meet font size requirements. Specifically, originally filed Figure 4 is now illustrated in Figures 4A and 4B; originally filed Figure 12 is now illustrated in Figures 12A and 12B; originally filed Figure 13 is now illustrated in Figures 13A and 13B; originally filed Figure 17 is now illustrated in Figures 17A, 17B, 17C, and 17D; and originally filed Figure 20 is now illustrated in Figures 20A and 20B.

Additionally, Applicants hereby submit a substitute drawing sheet for Figure 1 for examination in the above-referenced application. Submitted herewith is the drawing of record showing the proposed change in red permanent ink for approval by the Examiner. Specifically, reference label "20" on the "Database" has been replaced with reference label "18." Applicants respectfully requests approval of the indicated drawing changes as described in specification at pate 7, paragraph 49.

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In anticipation of the approval of the drawing changes, Applicants are submitting formal drawings incorporating the above-noted change. No new matter has been added. Favorable action is respectfully solicited.

Respectfully submitted,

John S. Beulick, Reg. No. 33,338

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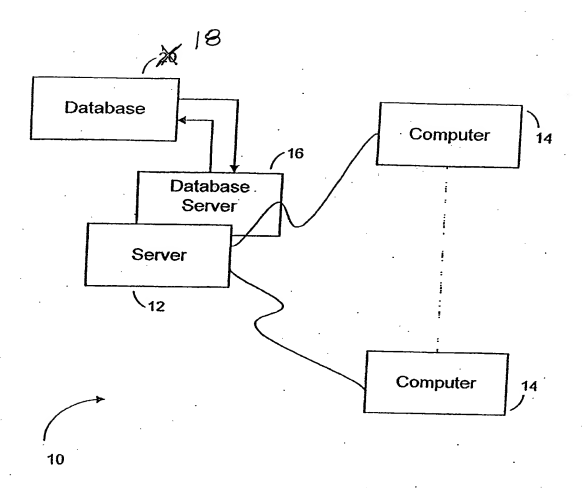


FIG. 1

Applica Barton et al.; S.N. 09/848,051; Atty. Dkt. No. 607
D012
Title: METHODS AND SYSTEMS FOR COMPLIANCE PROGRAM
ASSESSMENT

John S. Beulick, Armstrong Teasdale LLP, One Metropolitan Square, Suite 2600, St. Louis, MO 63102 (314) 621-5070

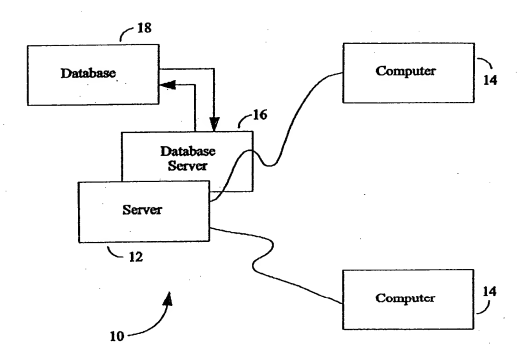


FIG. 1

App. Cat: Barton et al.; S.N. 09/848,051; Atty. Dkt. No. 6 -00012 Title: METHODS AND SYSTEMS FOR COMPLIANCE PROGRAM ASSESSMENT

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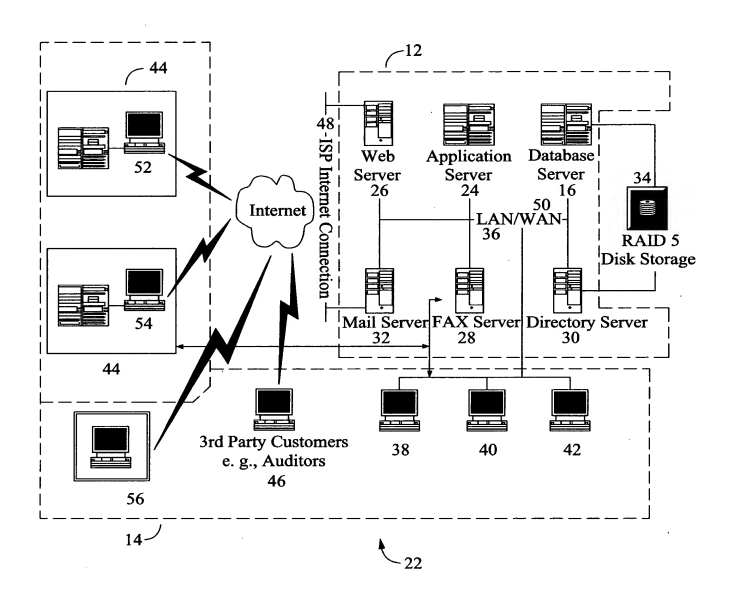
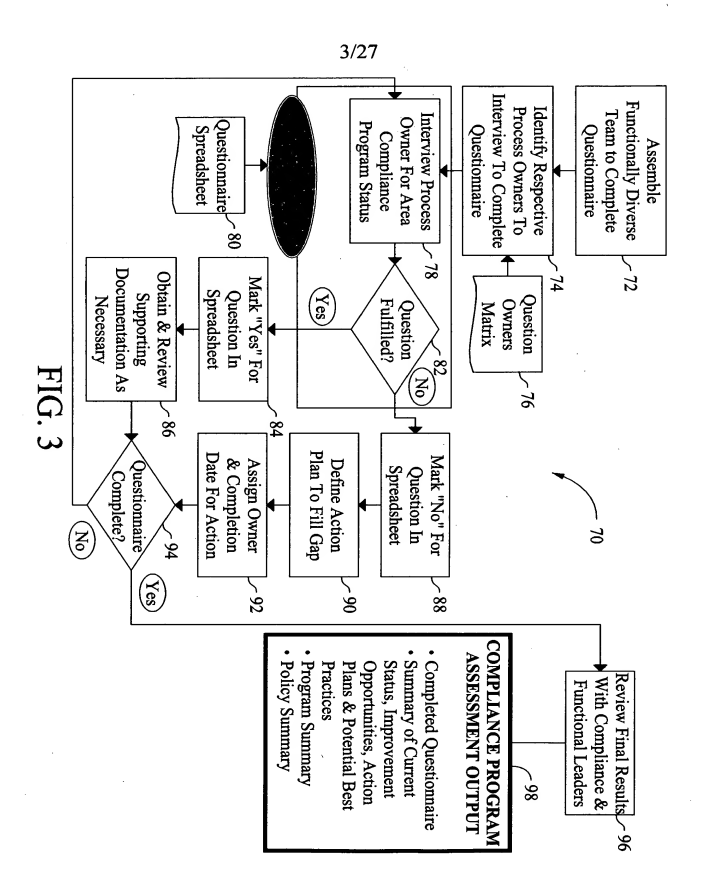


FIG. 2



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Compliance Assessment Areas	Exec. Staff	HR
INFRASTRUCTURE		
I. Leadership Commitment & Operational Ownership	+	
II. Training		+
III. Communication & Management Reporting		
IV. Resources		
V. Discipline & Enforcement	+	
	" ,	
ISSUE IDENTIFICATION		
I. Identification		+
II. Roles & Responsibilities	-	+
III. Issue Identification		+
CTQ MEASUREMENTS		
I. CTQ Measurement Definition		+
II. Monitoring & Tracking		4
III. Audit/Verification		
Till / tadis / Grinioation		
20.2 EQUAL EMPLOYMENT OPPORTUNITIES		+
	,	- 1
20.3 HEALTH, SAFETY, & ENVIRONMENTAL PROTECTION		
20.4 ETHICAL BUSINESS PRACTICES		
I. Due Diligence		
II. Routines & Controls		
III. Pricing & Discounting		
20.5 COMPLYING WITH ANTITRUST LAW		
I. Competitors		1
II. Pricing		
III. M&A Business Arrangements		
IV. Services & Trade Associations		
TV. COLVICES & Trade / 1830ciations		
20.9 FOLLOWING INTERNATIONAL TRADE CONTROLS		
I. Export Controls & Sanctions		
II. Boycott		
III. Import Compliance		
III. Import Compilation		
20.10 WORKING WITH GOVERNMENT AGENCIES	-	
I. Regulatory Compliance	_	
i. Negulatory Compliance		
30.5 AVOIDING CONFLICTS OF INTEREST		
30.3 AVOIDING CONFLICTS OF INTEREST		<u>+ </u>

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Title: METHODS AND SYSTEMS FOR COMPLIANCE PROGRAM

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FIG. 4A

FIG. 4B

Applica Sarton et al.; S.N. 09/848,051; Atty. Dkt. No. 6070 012
Title: METHODS AND SYSTEMS FOR COMPLIANCE PROGRAM
ASSESSMENT

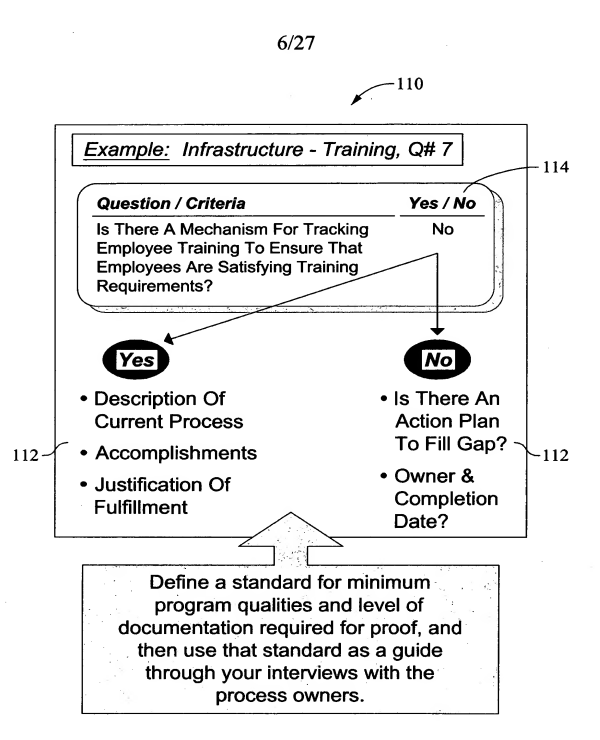


FIG. 5

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			ň	(126	133
					and Incentive Compensation process?
				Z	5. Is compliance included as part of the Appraisal
					issues with their organizations?
					compliance strategy & relevant compliance
				Z	4. Do functional leaders regularly discuss the
					his / her direct reports?
					across the Business by the Business leader &
				~	3. Is a compliance strategy communicated regularly
					and requirements in the business?
					aware of the most important compliance risks
				~	2. Are the business leader & his / her direct reports
					leadership business reviews & meetings?
				~	1. Is compliance regularly on the agenda for senior
Owner	Action Plan Owner	Medium	State	or NA	
	Objective -	Tools/	Current	Y or N	
		20		OWNERS	1. LEADERSHIP COMMITMENT & OPERATIONAL OWNERSHIP
		128	<u>. </u>		INFRASTRUCTURE
	•				\sim 124
				:	Business Location:
			<i>\\</i>	ent (CP/	GE Widgets Compliance Program Assessment (CPA)

FIG. 6

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QUESTIONNAIRE METRICS	3		
COMPANY - LOCATION			
DATE	126	12	4 120
124	C136	-134	4
	Score	Opps	% Met
INFRASTRUCTURE			
Leadership, Commitment & Operational Ownership	3	6	50.0%
Training	3	6	50.0%
Communication & Management Reporting	6	9	66.7%
Resources	2	4	50.0%
Discipline & Enforcement	1	1	100.0%
INFRASTRUCTURE	15	26	57.7%
ISSUE IDENTIFICATION	6	8	75.0%
CTQ MEASUREMENTS	2	3	66.7%
20.2 EQUAL EMPLOYMENT OPPORTUNITY	5	5	100.0%
20.3 HEALTH, SAFETY, & ENVIRONMENTAL			
PROTECTION	2	6	33.3%
20.4 ETHICAL BUSINESS PRACTICES			
Due Diligence	2	4	50.0%

Tabulated Results Spreadsheet - Analysis

A ant: Barton et al.; S.N. 09/848,051; Atty. Dkt. No 09-00012 Title: METHODS AND SYSTEMS FOR COMPLIANCE PROGRAM ASSESSMENT

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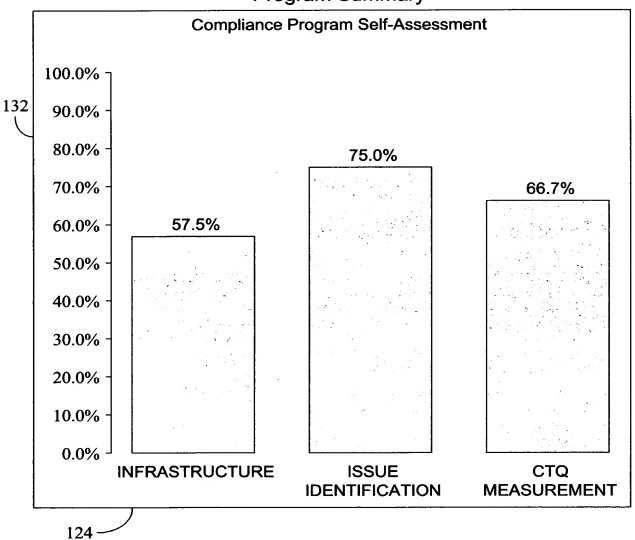
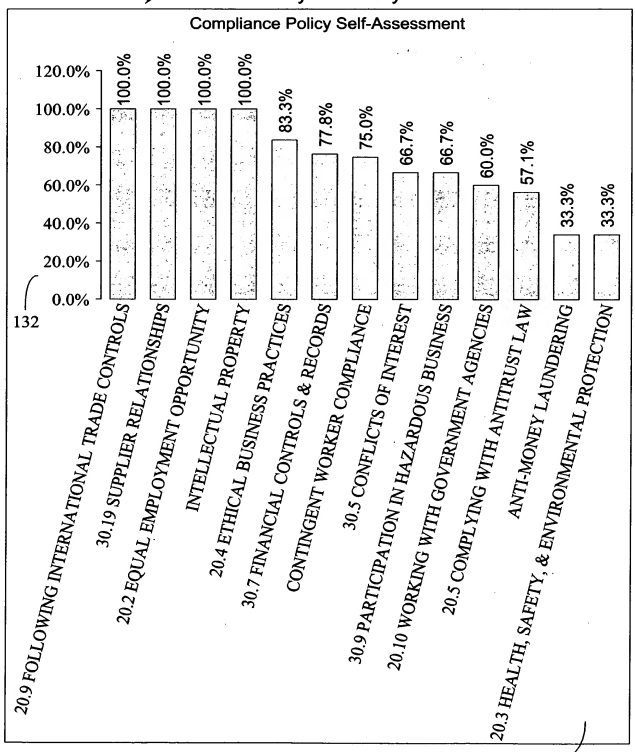


FIG. 8





152

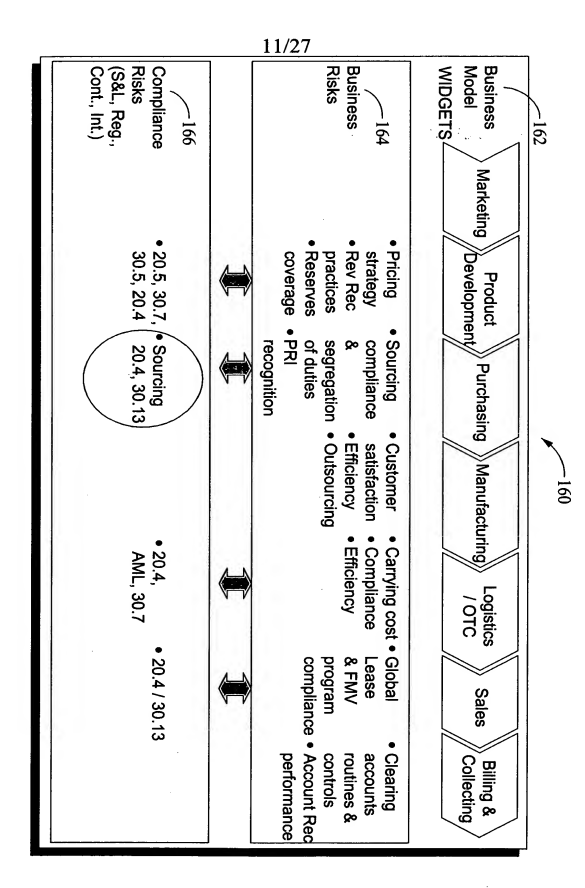
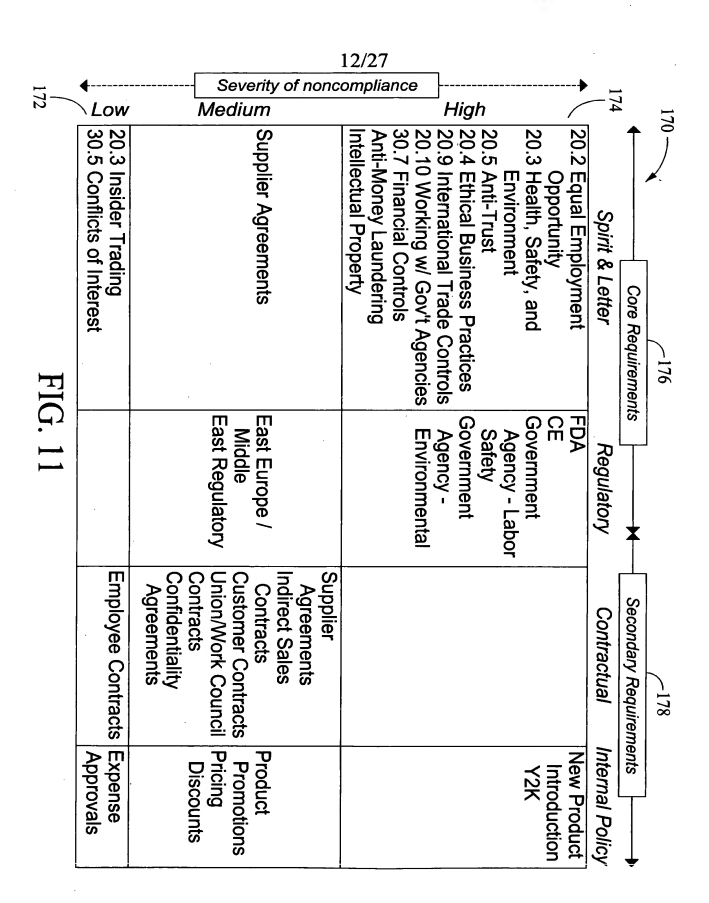
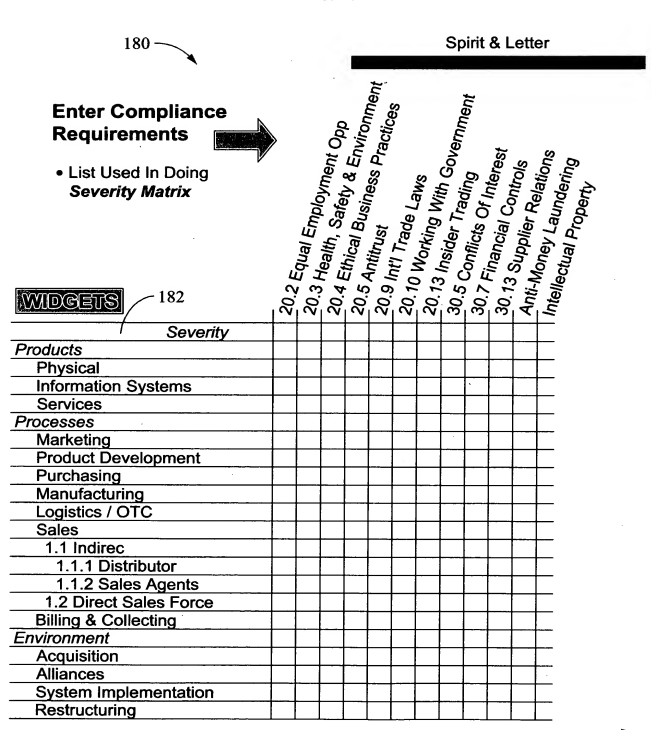


FIG. 10





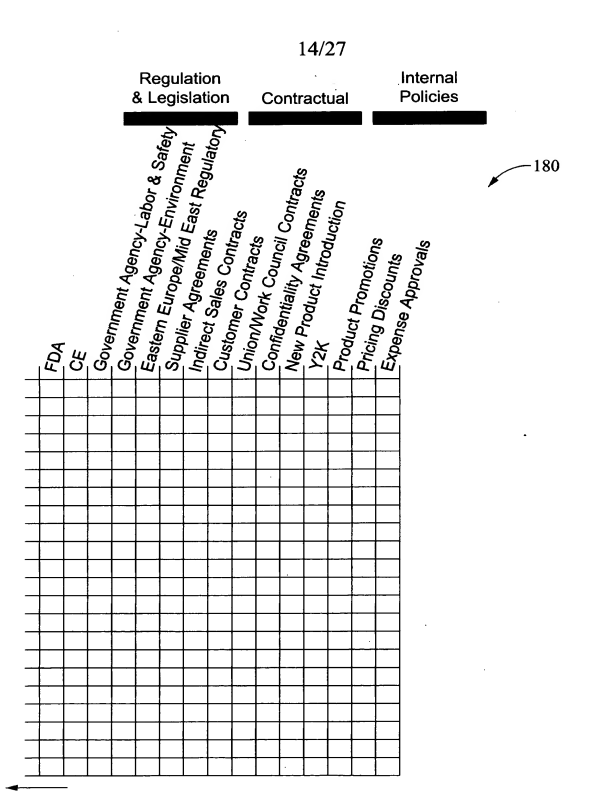
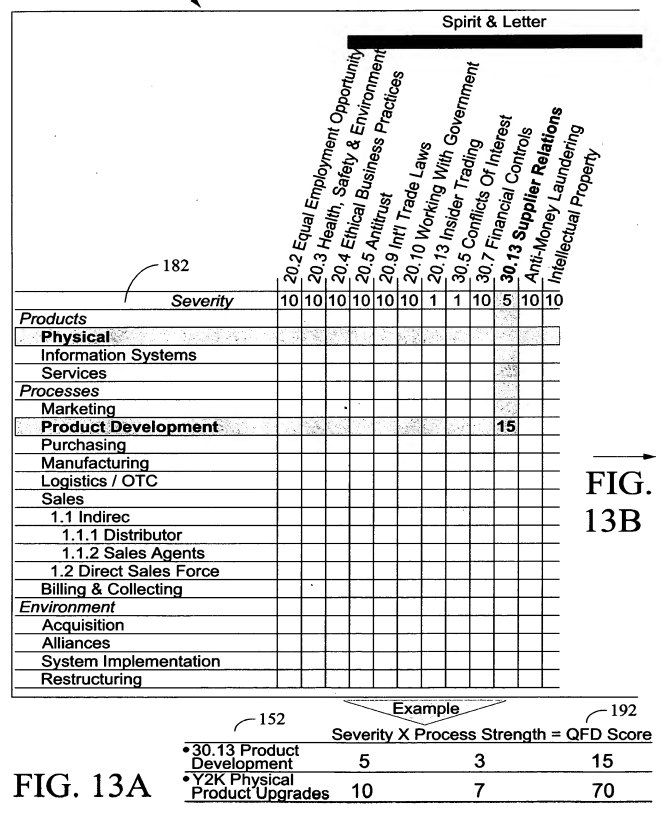


FIG. 12A

FIG. 12B

190 —



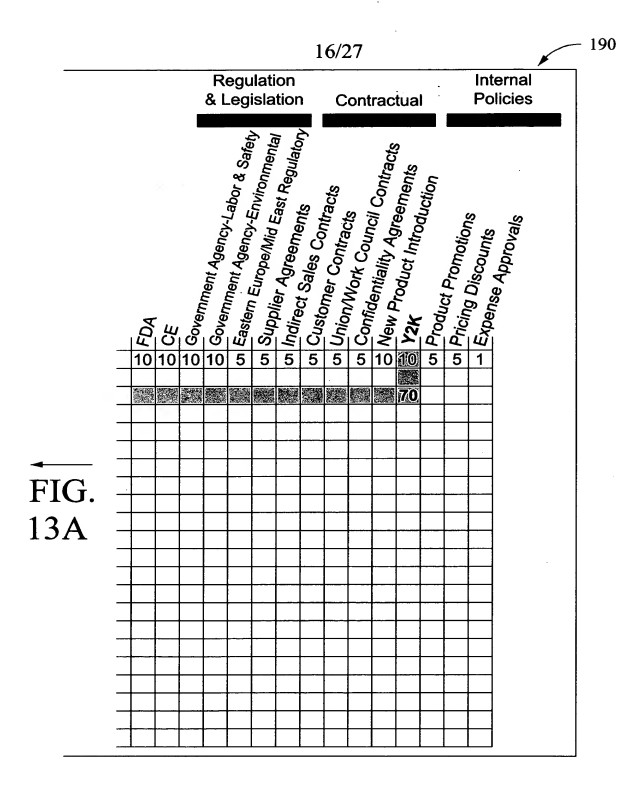


FIG. 13B

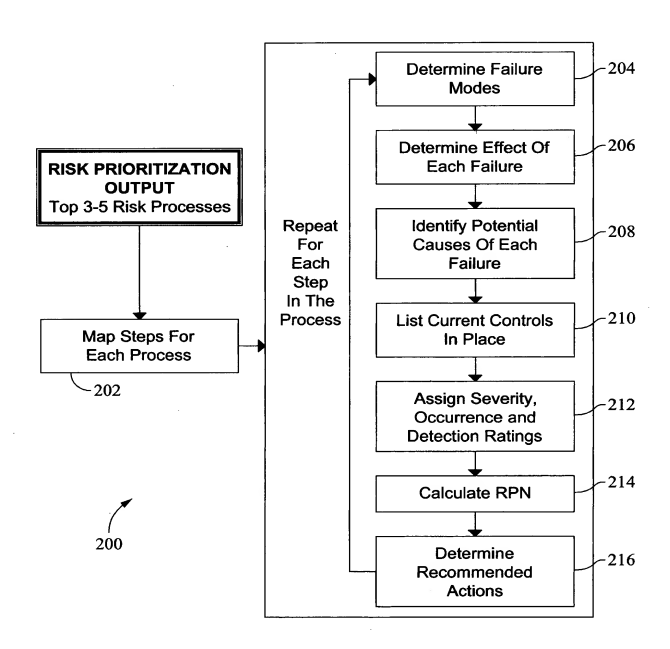
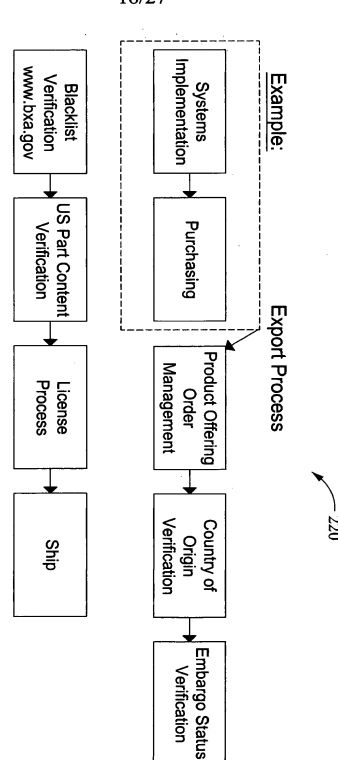


FIG. 14



1G. 15

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,			Verification	License					_		Inspection	Content	US Part	•		,	ation	Implement-	Systems Systems	Information	Step/Input	Process		-232 $\frac{236}{1}$
		Structure	Verification Process Steps/ licenses and	Accountability in Ship without				accurate	may not be	to total order	Inspection value of US Part shipped to	of the percent	The calculation		20.9	required info for for the logistics	does not deliver Content easily	Implement-Programming	Systems	Information Current Oracle	Mode	Potential Failure		234
	sales	potential loss of	licenses and	Ship without					customers	sensitive	shipped to	are allowed are	More Goods than		process.	for the logistics	Content easily	Origin and US	acquire Part	Inability to	Effects	Potential Failure Potential Failure		238
		7									œ			ļ				∞			< п	n o	\vdash	246
undefined	process is	for this	Allocations	Resource					process	verification	content	in part	Inaccuracy				in Oracle	Feasibility	Reporting	No Current	Causes	Potential	_	6 240
		7									7							10			C	0	\vdash	248
		place	controls in	No process	executed	manually	von 2) but	(Seite 2	Process	Control	Export	Internal	Approved		but tedious.	available	gathering	10 data	Manual	None.	Controls	Current	_	244
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			Personnel	Identify Licensing	cost	country of origin and	product description,	information in the	automatically using the	the US part percentage	486 Oracle that calculates	provide a report in	Submit and RTA to	function.	ation of this oracle	ment and implement-	request the develop-	556 Submit an RTA to	with Marquette US.	Validate similar risk	Actions Recommended Resp.	^ ations		52 242
	21		R.N.	B.M/								R.N.	A.H/						R. N.	A.H/	Resp.		/	254

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-	_	15	14	13	12	11	10	9	00		Ro		7	0	ÇJ.		4		ယ		2		1	Infr		
FIG. 17B FIG. 17A	Total Score Out of 15 ===> 15	Reviewing and evaluation any Special Programs in which the business participates? (GSP, 1	Reviewing and issuing NAFTA certifications for eligible products?	Identifying additional payments made to suppliers?	Recording, tracking and reporting assists?	Valuation of non-transactional shipments (defective, samples, etc.)?	Brokers to use when creating entry summaries?	Sourcing to use for Import compliance when creating a purchase order? 1	Import specialists to manage the Import process?	Are there Standard Procedures for:	Routines & Controls 8	Entry Package, PO or equivalent, Receiver, Commercial Invoice?	Is there at least one field in each of the following documents that can be found throughout:	Is there an existing database (or equivalent) containing HTSUS classifications for all	Does the business or CBSI have a single database of all customs entries for the business? 1	ensure that documents filed on behalf of GE are accurate and complete? 1	Does the import compliance process include monitoring of customs clearance agents to	suppliers?	Have implementation tollgates been established to address Customs compliance with new	and engineering?	Is there an Import/Customs focused compliance training held for: legal, sourcing, finance,	-1	Has overall responsibility for Import/Customs compliance been assigned to specific high-	Infrastructure 7	Process Risk Assessment	

FIG. 17A

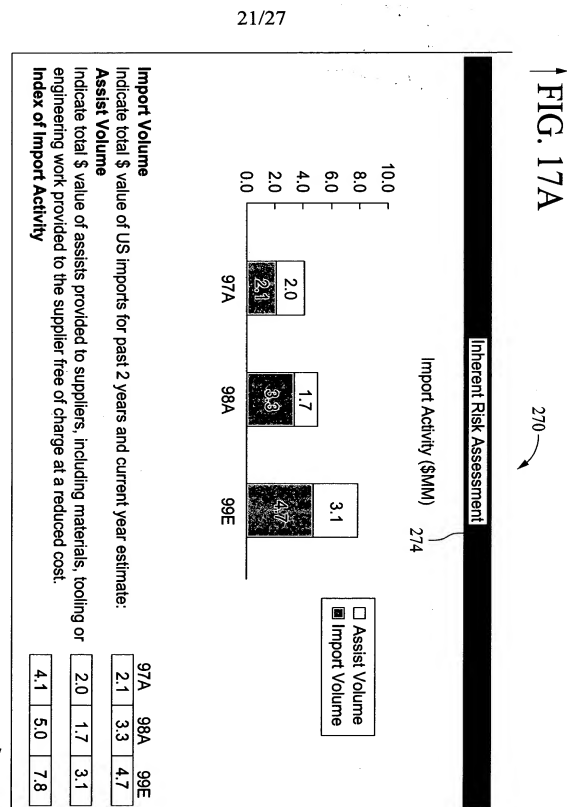


FIG. 17B

FIG. 17D

22/27 Inherent Risk Quadrant 15 Relatively High Inherent Risk and Relatively Weak Processes Relatively Low Inherent Risk and Relatively Weak Processes Relatively Low Inherent Risk and Relatively Strong Processes Relatively High Inherent Risk and Relatively Strong Processes 12 Import Infrastructure Vitality Matrix **Process Risk** ဖ တ ယ

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FIG. 17C

FIG. 17D

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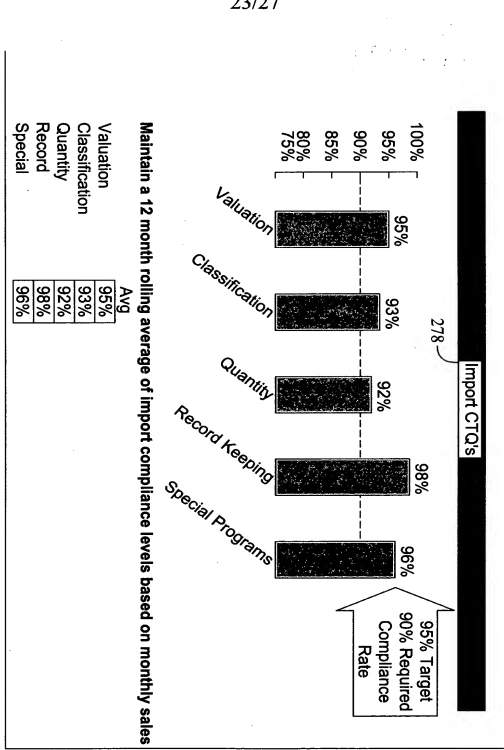
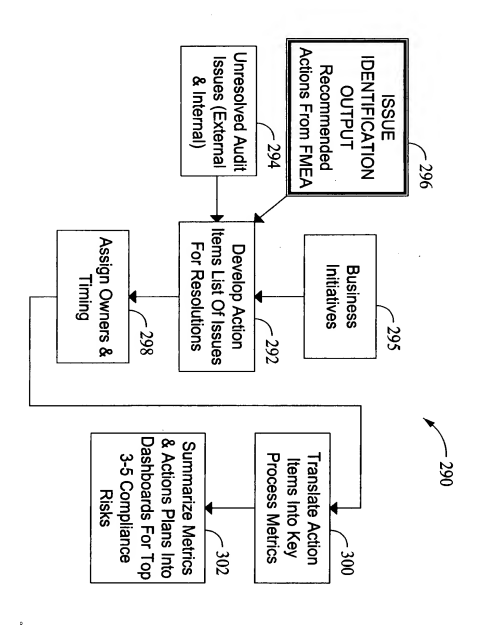


FIG. 17C

FIG. 17B

FIG. 17D

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IG. 18

ASSESSMENT

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Issue Identification

Compliance Program Assessment

1. Program Assessment

Standard Template

2. Policy Assessment

Standard Template

Risk Prioritization

3. Summary of Risk

Standard Template

Prioritization

Action Plans To Address

Percentage Score In Policy Areas

Percentage Score In Program Areas

Action Plans To Improve

Define Top 3-5 Most Significant Risk Risk To Process Controls Matrix

Drivers

Mitigation And Control

5. Schedule 2

6. Dashboards

Training Metrics

7. Monitor Key Metrics

Business Specific

Critical To Training

Success

4. Drilldown on Top 3-5

High Risk Areas

(Examples Attached)

Business Specific Template

Scorecards **Action Plan** Trends/Key Issues

Business Specific Template (Examples Attached)

(Examples Attached)

Business Specific Template

List Of Actions With Assigned Owner & Timing

Dashboards on Top 3-5 Risk Areas **Summarize Corrective Actions, Owners** & Timing

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